TRANSACTIONS GRANTED EARLY TERMINATION: 091195 AND 092295—Continued

Name of acquiring person, name of acquired person, name of acquired entity	PMN No.	Date termi- nated
Sprint Corporation, Sprint Corporation, Centel Cellular Company of Hickory Limited Partnership	95–2586	09/21/95
N.V	95–2591	09/21/95
Mercury Production Company, Union Oil Company of California, Union Oil Company of California	95–2225	09/22/95
BASF AG Aktiengesellschaft, IVAX Corporation, IVAX Corporation	95-2490	09/22/95
Lynch Corporation, Alco Standard Corporation, Unisouce Worldwide, Inc., Central Products Company	95-2554	09/22/95
Reliance Steel & Aluminum Co., Preussag AG, Feralloy Reliance Company, L.P	95-2568	09/22/95
Preussag AG, Reliance Steel & Aluminum Co., Feralloy Reliance Company, L.P	95-2569	09/22/95
River Oaks Hospital, Inc., Mr. Manfred George Krukemeyer, Woman's Hospital	95-2598	09/22/95
James A. Pattison, James L. White, III, Duval News Management Company	95–2605	09/22/95
Vista 2000, Inc., American Consumer Products, Inc., American Consumer Products, Inc	95–2633	09/22/95

FOR FURTHER INFORMATION CONTACT:

Sandra M. Peay or Renee A. Horton, Contact Representatives Federal Trade Commission, Premerger Notification Office, Bureau of Competition, Room 303, Washington, D.C. 20580, (202) 326–3100.

By Direction of the Commission. Donald S. Clark,

Secretary.

[FR Doc. 95–25980 Filed 10–19–95; 8:45 am] BILLING CODE 6750–01–M

[Docket No. C-2976]

James H. Haren and International Bartending Institute, Inc.

AGENCY: Federal Trade Commission. **ACTION:** Notice of period for public comment on petition to modify consent order.

SUMMARY: James H. Haren, an individual respondent in Docket No. C-2976, and International Bartending Institute, Inc., as successor to International Inventors Inc., East, the corporate respondent in Docket No. C-2976, are subject to an order requiring them, among other things, to give a copy of the order to their "present of future * * * franchise owners * * * who sell [] or promote the sale of respondents' products or services." James H. Haren and International Bartending Institute, Inc. ("IBI") filed a petition on September 12, 1995, requesting the Commission to reopen and alter, modify or set aside in part the order to the extent that they are required to give a copy of the order to present or future IBI franchise owners. This document announces the public comment period on this petition. DATES: The deadline for filing comments in this matter is November 13, 1995. ADDRESSES: Comments should be sent to the Office of the Secretary, Federal Trade Commission, 6th Street and Pennsylvania Avenue, NW., Washington, DC 20580. Requests for

copies of the petition should be sent to the Public Reference Branch, Room 130.

FOR FURTHER INFORMATION CONTACT:

Elena Paoli, Attorney, Division of Enforcement, Bureau of Consumer Protection, Federal Trade Commission, Washington, DC 20580, (202) 326–2974.

SUPPLEMENTARY INFORMATION: The order in Docket No. C-2976 was issued on July 5, 1979, and reported at 94 F.T.C. 111. The order prohibited Haren and a new-defunct company, International Inventors, Inc., East, from making various misrepresentations regarding the promotion of inventors' ideas. In 1994, the Federal Trade Commission charged Haren and his current company, IBI, a franchisor of bartending schools, with violating the order in Docket No. C-2976 by not providing a copy of the order to the present and future franchise owners of IBI schools. The complaint also charged Haren and IBI with violating the Commission's rule governing Disclosure Requirements and **Prohibitions Concerning Franchising** and Business Opportunity Ventures, 16 CFR Part 436. Haren and IBI settled the Commission charges by paying a \$50,000 civil penalty and signing a consent decree that was filed in federal district court. See U.S. v. International Bartending Institute, Inc., and James H. Haren, Civ. No. 94-1104-A (E.D. Va., August 22, 1994).

Haren and IBI argue that changed conditions of fact and the public interest require modifying the order in Docket No. C–2976 because the order only applied to present or future franchisees of International Inventors, Inc., East, and because prospective franchisees of IBI receive full disclosure of the Commission's order in IBI's Uniform Franchise Offering Circular. Haren and IBI argue that prospective IBI franchisees are confused by the order because the order involves an invention promotion company and does not

involve a bartending school franchise business.

Donald S. Clark,

Secretary.

[FR Doc. 95–25982 Filed 10–19–95; 8:45 am] BILLING CODE 6750–01–M

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. 94C-0338]

Gist-brocades NV; Withdrawal of a Color Additive Petition

AGENCY: Food and Drug Administration,

HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing the withdrawal, without prejudice to a future filing, of a color additive petition (CAP 4C0243) proposing that the color additive regulations be amended to provide for the safe use of the inactivated and dried yeast *Phaffia rhodozyma* to provide a pigment source for salmonids.

FOR FURTHER INFORMATION CONTACT: Martha D. Peiperl, Center for Food Safety and Applied Nutrition (HFS–217), Food and Drug Administration, 200 C St. SW., Washington, DC 20204, 202–418–3077.

SUPPLEMENTARY INFORMATION: In a notice published in the Federal Register of October 17, 1994 (59 FR 52306), FDA announced that a color additive petition (CAP 4C0243) had been filed by Gistbrocades NV, Wateringseweg, 2611 XT Delft, The Netherlands. The petition proposed that part 73 *Listing of Color Additives Exempt From Certification* (21 CFR part 73) of the color additive regulations be amended to provide for the safe use of the inactivated and dried yeast *P. rhodozyma* to provide a pigment source for salmonids. Gist-